

1  
2  
3  
4  
5  
6                   UNITED STATES DISTRICT COURT  
7                   WESTERN DISTRICT OF WASHINGTON  
8                   AT SEATTLE

9                   ANTOLIN ANDREW MARKS,                   No. MC08-5045  
10   Plaintiff,  
11   v.  
12   Defendants.  
13

14                  This matter comes before the Court *sua sponte*. On March 24, 2008, the  
15 Honorable Franklin D. Burgess, United States District Court Judge, entered an order barring  
16 plaintiff from litigating in this district unless he provides a “signed affidavit, along with the  
17 proposed complaint, verifying under penalty of perjury that none of the issues raised in the  
18 proposed complaint have been litigated in the past by the [p]laintiff.” Plaintiff was also barred  
19 from proceeding *in forma pauperis* unless he shows that he is in imminent danger of serious  
20 bodily injury or death.

21                  On October 17, 2008, the United States District Court for the District of Columbia  
22 transferred an action to this District. Because this “new” action was originally filed on  
23 September 20, 2007, before the bar order was entered, it may proceed subject to the post-filing  
24 requirements imposed in Marks v. United States, C07-5679FDB. The Clerk of Court shall  
25 docket this order in MC08-5045 and open a new cause of action containing all documents  
26

ORDER

1 related to plaintiff's October 17, 2008, submission.

Dated this 20th day of October, 2008.

Mrs Casnik

Robert S. Lasnik  
Chief Judge, United States District Court